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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

TIFFANY SARGENT, BAILEY CRYDERMAN, SAMANTHA L. IGNACIO (formerly SCHNEIDER), VINCENT M. IGNACIO, HUONG ("ROSIE") BOGGS, and JACQULYN WIEDERHOLT,

Plaintiffs,

V.

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HG STAFFING, LLC, MEI-GSR HOLDINGS, LLC d/b/a GRAND SIERRA RESORT, and DOES 1 through 50, inclusive,

Defendants.

Case No. 3:13-cv-00453-LRH-WGC

STIPULATION AND ORDER EXTENDING THE TIME TO FILE REPLIES IN SUPPORT OF DEFENDANTS' MOTIONS FOR SUMMARY JUDGMENT

(Second Request)

Plaintiffs, TIFFANY SARGENT, BAILEY CRYDERMAN, VINCENT M. IGNACIO, SAMANTHA L. IGNACIO (formerly SCHNEIDER), HUONG ("ROSIE") BOGGS, and JACQULYN WIEDERHOLT ("Plaintiffs) and Defendants HG STAFFING, LLC, and MEIGSR HOLDINGS, LLC d/b/a GRAND SIERRA RESORT ("Defendants" or "GSR"), by and through their respective counsel of record, agree to extend the time for Defendants to file their replies in support of Defendants' six (6) dispositive motions by one (1) month, from the current deadline of May 4, 2018, to on or before June 4, 2018. This extension is requested in good faith as the parties have entered into settlement negotiations and wish to avoid further litigation

1	expenses which could impede settlement. This request is also necessary because six (6) replies
2	in support of Defendants' motion for summary judgment need to be filed, and because Plaintiffs'
3	oppositions to Defendants' motions for summary judgment involve newly reinstated state law
4	wage claims which are of a complex and fact intensive nature, all of which require additional
5	time to analyze the newly asserted facts and law, and draft replies in support of the motions for
6	summary judgment.
7	Accordingly, based on the foregoing and for good cause appearing, the parties, by and
8	through their respective counsel of record, do hereby stipulate and agree that the time for
9	Defendants to file their six (6) replies in support of Defendants' renewed motions for summary
10	judgment, is extended by (1) month and is now due on Monday, June 4, 2018.
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12	Dated this 2nd day of May 2018.
13	COHEN JOHNSON PARKER EDWARDS THIERMAN BUCK, LLP
14 15 16 17 18 19 20	By: /s/ H. Stan Johnson H. Stan Johnson, Esq. Nevada Bar No. 00265 Chris Davis, Esq. Nevada Bar No. 6616 375 E Warm Springs Rd., Suite 104 Las Vegas, Nevada 89119 Attorneys for Defendants By: /s/ Leah L. Jones, Esq. Nevada Bar No. 13161 7287 Lakeside Drive Reno, Nevada 89511 Attorneys for Plaintiffs
20 21	<u>ORDER</u>
22	IT IS SO ORDERED.
23	DATED 41: 2.11 SM 2010
24	DATED this 3rd day of May, 2018.
25	LARRY R. HICKS
26	UNITED STATES DISTRICT JUDGE
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